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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/557,738	09/557,738 04/25/2000 KE		1018.097USI	9935		
. 75	590 11/07/2003		EXAM	INER		
MICHAEL J GROSS			SMITH, I	SMITH, PETER J		
SHOOK HARDY & BACON LLP			ART UNIT	PAPER NUMBER		
ONE KANSAS CITY PLACE		· · · · · · · · · · · · · · · · · · ·		1 AI ER NOMBER		
1200 MAIN ST			2176	0		
KANSAS CITY, MO 64105-2118			DATE MAILED: 11/07/2003	3 6		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)				
Office Action Summary		09/557,73		GJERSTAD ET AL.				
		Examiner		Art Unit	<u></u>			
	•	Peter J Sm	aith	2176				
-	The MAILING DATE of this communication app							
Period for Reply								
THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing end patent term adjustment. See 37 CFR 1.704(b).	36(a). In no eve y within the statu will apply and will , cause the appli	nt, however, may a reply be tir tory minimum of thirty (30) day I expire SIX (6) MONTHS from cation to become ABANDONE	mely filed ys will be considered timely. n the mailing date of this communic ED (35 U.S.C. § 133).	ation.			
1)⊠	Responsive to communication(s) filed on 25 A	<u> April 2000</u> .						
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.							
3)	Since this application is in condition for alloward closed in accordance with the practice under				its is			
Disposit	ion of Claims	Ex parte Qu	<i>layle</i> , 1933 C.D. 11,	455 O.G. 215.				
4)⊠	4)⊠ Claim(s) <u>1-22</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)□	5) Claim(s) is/are allowed.							
6)⊠	6)⊠ Claim(s) <u>1-22</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
	Claim(s) are subject to restriction and/o	r election re	equirement.					
• •	ion Papers		•					
•	The specification is objected to by the Examine		au hV ahiaataal ta by	the Eveminer				
10)🖂	The drawing(s) filed on <u>25 April 2000</u> is/are: a). Applicant may not request that any objection to the							
11)	The proposed drawing correction filed on	-						
If approved, corrected drawings are required in reply to this Office action.								
12) The oath or declaration is objected to by the Examiner.								
Priority	under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a) All b) Some * c) None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
 a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 								
Attachmer	nt(s)							
2) Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	·		ry (PTO-413) Paper No(s) Patent Application (PTO-152)				

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DETAILED ACTION

- 1. This action is responsive to communications: application filed on 04/25/2000.
- 2. Claims 1-22 are pending in the case. Claims 1, 7, 14, and 20 are independent claims.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1, 3-4, 7-8, and 10-11 are rejected under 35 U.S.C. 102(e) as being anticipated by Saunders, US 5,946,499 filed 05/10/1996.

Regarding independent claim 1, Saunders discloses a text store interface to permit an application having a document of primarily text to expose the document as an abstraction in fig. 1, 2, col. 2 lines 6-16 and col. 3 lines 53-65. Saunders discloses a text input processor interface to permit a handler for an input device to access the abstraction of the document and to insert additional text into the document in fig. 4a, 4b, 5, col. 1 line 55- col. 2 line 29, and col. 4 line 59 – col. 5 line 9.

Regarding dependent claim 3, Saunders discloses a range object in which a range within the document is specified as two positions within the abstraction of the document, such that the handler inserts the additional text into the document and accesses the abstraction of the document at the range specified by the range object in fig. 5 and col. 6 line 39 – col. 7 line 44.

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Regarding dependent claim 4, Saunders discloses insertion accomplished via a first method of a text input processor interface, and access is accomplished via a second method of a text input processor interface in fig. 5 and col. 6 line 39 – col. 7 line 44.

Regarding independent claim 7, Saunders discloses a plurality of applications, each application having a document of primarily text in fig. 1, 4a, and 4b. Saunders discloses a plurality of input device handlers, each handler having a corresponding input device in fig. 1 and col. 1 lines 55-65. Saunders discloses a framework designed to permit each application to expose a document as an abstraction, and to permit each handler to access the abstraction of the document of each application and to insert additional text into the document of each application in fig. 1, 2, and col. 1 lines 55-65.

Regarding dependent claim 8, Saunders discloses a text store interface to permit an application having a document of primarily text to expose the document as an abstraction in fig. 1, 2, col. 2 lines 6-16 and col. 3 lines 53-65. Saunders discloses a text input processor interface to permit a handler for an input device to access the abstraction of the document and to insert additional text into the document in fig. 4a, 4b, 5, col. 1 line 55- col. 2 line 29, and col. 4 line 59 – col. 5 line 9.

Regarding dependent claim 10, Saunders discloses a range object in which a range within the document is specified as two positions within the abstraction of the document, such that the handler inserts the additional text into the document and accesses the abstraction of the document at the range specified by the range object in fig. 5 and col. 6 line 39 – col. 7 line 44.

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Regarding dependent claim 11, Saunders discloses insertion accomplished via a first method of a text input processor interface, and access is accomplished via a second method of a text input processor interface in fig. 5 and col. 6 line 39 – col. 7 line 44.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 2, 9, and 14-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Saunders, US 5,946,499 filed 05/10/1996 in view of Tung et al. (hereafter referred to as Tung), US 5,511,193 published 04/23/1996.

Regarding dependent claim 2, Saunders teaches a text stream interface in which the abstraction of the document appears as an array, a position within the document represented as an offset from a beginning of the array in fig. 1, 4a, 4b, and col. 7 lines 18-32. Saunders also teaches an application which selects at least one of the text stream interface and the dynamic text interface by which to expose the document as an abstraction in fig. 1, 2, and col. 1 lines 55-65. Saunders does not teach a dynamic text interface in which the abstraction of the document is such that a position within a document represented as a floating anchor to a node.

Tung does teach a dynamic text interface in which the abstraction of the document is such that a position within a document represented as a floating anchor to a node in col. 7 lines 16-18. It would have been obvious to one of ordinary skill in the art at the time the invention

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was made to have combined Tung into Saunders to create the claimed invention. It would have been obvious and desirable to have used the dynamic text interface taught by Tung to have improved Saunders so that the common text framework could have accommodated a larger variety of application documents.

Regarding dependent claim 9, Saunders teaches a text stream interface in which the abstraction of the document appears as an array, a position within the document represented as an offset from a beginning of the array in fig. 1, 4a, 4b, and col. 7 lines 18-32. Saunders also teaches an application which selects at least one of the text stream interface and the dynamic text interface by which to expose the document as an abstraction in fig. 1, 2, and col. 1 lines 55-65. Saunders does not teach a dynamic text interface in which the abstraction of the document is such that a position within a document represented as a floating anchor to a node.

Tung does teach a dynamic text interface in which the abstraction of the document is such that a position within a document represented as a floating anchor to a node in col. 7 lines 16-18. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined Tung into Saunders to create the claimed invention. It would have been obvious and desirable to have used the dynamic text interface taught by Tung to have improved Saunders so that the common text framework could have accommodated a larger variety of application documents.

Regarding independent claim 14, Saunders teaches a text store interface to permit an application having a document of primarily text to expose the document as an abstraction in fig. 1, 2, col. 2 lines 6-16 and col. 3 lines 53-65. Saunders teaches a text stream interface in which the abstraction of the document appears as an array, a position within the document represented

as an offset from a beginning of the array in fig. 1, 4a, 4b, and col. 7 lines 18-32. Saunders also teaches an application which selects at least one of the text stream interface and the dynamic text interface by which to expose the document as an abstraction in fig. 1, 2, and col. 1 lines 55-65. Saunders does not teach a dynamic text interface in which the abstraction of the document is such that a position within a document represented as a floating anchor to a node.

Tung does teach a dynamic text interface in which the abstraction of the document is such that a position within a document represented as a floating anchor to a node in col. 7 lines 16-18. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined Tung into Saunders to create the claimed invention. It would have been obvious and desirable to have used the dynamic text interface taught by Tung to have improved Saunders so that the common text framework could have accommodated a larger variety of application documents.

Regarding dependent claim 15, Saunders teaches a text input processor interface to permit a handler for an input device to access the abstraction of the document and to insert additional text into the document in fig. 4a, 4b, 5, col. 1 line 55- col. 2 line 29, and col. 4 line 59 – col. 5 line 9.

Regarding dependent claim 16, Saunders teaches a range object in which a range within the document is specified as two positions within the abstraction of the document, such that the handler inserts the additional text into the document and accesses the abstraction of the document at the range specified by the range object in fig. 5 and col. 6 line 39 – col. 7 line 44.

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Regarding dependent claim 17, Saunders teaches insertion accomplished via a first method of a text input processor interface, and access is accomplished via a second method of a text input processor interface in fig. 5 and col. 6 line 39 – col. 7 line 44.

7. Claims 5-6, 12-13, and 20-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Saunders, US 5,946,499 filed 05/10/1996 in view of Covington et al. (hereafter referred to as Covington), US 5,524,193 published 06/04/1996.

Regarding dependent claims 5 and 6, Saunders teaches selecting a range specified by a range object in fig. 5 and implementing linguistic or stylistic aid functions via a method of a text input processor interface in col. 2 lines 42-45. Saunders does not teach wherein the handler for the input device is permitted to attach a property to the document at a specified range.

Covington teach wherein the handler for the input device is permitted to attach a property to the document at a specified range in the abstract.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined Covington into Saunders to create the invention as claimed. It would have been obvious and desirable to incorporate the ability of attaching properties to sections of text so that the user could make and attach various aids to better understand the text of the document. This would have made the invention more useful to the computer user.

Regarding dependent claims 12 and 13, Saunders teaches selecting a range specified by a range object in fig. 5 and implementing linguistic or stylistic aid functions via a method of a text input processor interface in col. 2 lines 42-45. Saunders does not teach wherein the handler for the input device is permitted to attach a property to the document at a specified range.

Covington teach wherein the handler for the input device is permitted to attach a property to the document at a specified range in the abstract.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined Covington into Saunders to create the invention as claimed. It would have been obvious and desirable to incorporate the ability of attaching properties to sections of text so that the user could make and attach various aids to better understand the text of the document. This would have made the invention more useful to the computer user.

Regarding independent claim 20, Saunders teaches a text input processor interface to permit a handler for an input device to access the abstraction of the document and to insert additional text into the document in fig. 4a, 4b, 5, col. 1 line 55- col. 2 line 29, and col. 4 line 59 – col. 5 line 9. Saunders teaches a range object in which a range within the document is specified as two positions within the abstraction of the document, such that the handler inserts the additional text into the document and accesses the abstraction of the document at the range specified by the range object in fig. 5 and col. 6 line 39 – col. 7 line 44. Saunders teaches insertion accomplished via a first method of a text input processor interface, and access is accomplished via a second method of a text input processor interface in fig. 5 and col. 6 line 39 – col. 7 line 44.

Saunders teaches selecting a range specified by a range object in fig. 5 and implementing linguistic or stylistic aid functions via a method of a text input processor interface in col. 2 lines 42-45. Saunders does not teach wherein the handler for the input device is permitted to attach a property to the document at a specified range. Covington teach wherein the handler for the input device is permitted to attach a property to the document at a specified range in the abstract.

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined Covington into Saunders to create the invention as claimed. It would have been obvious and desirable to incorporate the ability of attaching properties to sections of text so that the user could make and attach various aids to better understand the text of the document. This would have made the invention more useful to the computer user.

Regarding dependent claim 21, Saunders discloses a text store interface to permit an application having a document of primarily text to expose the document as an abstraction in fig. 1, 2, col. 2 lines 6-16 and col. 3 lines 53-65.

8. Claims 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Saunders, US 5,946,499 filed 05/10/1996 in view of Tung et al. (hereafter referred to as Tung), US 5,511,193 published 04/23/1996 as applied to claim 16 above, and further in view of Covington et al. (hereafter referred to as Covington), US 5,524,193 published 06/04/1996.

Regarding dependent claims 18 and 19, Saunders teaches selecting a range specified by a range object in fig. 5 and implementing linguistic or stylistic aid functions via a method of a text input processor interface in col. 2 lines 42-45. Saunders does not teach wherein the handler for the input device is permitted to attach a property to the document at a specified range.

Covington teach wherein the handler for the input device is permitted to attach a property to the document at a specified range in the abstract.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined Covington into Saunders to create the invention as claimed. It would have been obvious and desirable to incorporate the ability of attaching properties to

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sections of text so that the user could make and attach various aids to better understand the text of the document. This would have made the invention more useful to the computer user.

9. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Saunders, US 5,946,499 filed 05/10/1996 in view of Covington et al. (hereafter referred to as Covington), US 5,524,193 published 06/04/1996 as applied to claim 21 above, and further in view of Tung et al. (hereafter referred to as Tung), US 5,511,193 published 04/23/1996.

Regarding dependent claim 22, Saunders teaches a text stream interface in which the abstraction of the document appears as an array, a position within the document represented as an offset from a beginning of the array in fig. 1, 4a, 4b, and col. 7 lines 18-32. Saunders also teaches an application which selects at least one of the text stream interface and the dynamic text interface by which to expose the document as an abstraction in fig. 1, 2, and col. 1 lines 55-65. Saunders does not teach a dynamic text interface in which the abstraction of the document is such that a position within a document represented as a floating anchor to a node.

Tung does teach a dynamic text interface in which the abstraction of the document is such that a position within a document represented as a floating anchor to a node in col. 7 lines 16-18. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined Tung into Saunders to create the claimed invention. It would have been obvious and desirable to have used the dynamic text interface taught by Tung to have improved Saunders so that the common text framework could have accommodated a larger variety of application documents.

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Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Kida et al., US 5,659,769 published 08/19/1997 discloses a computer operating system Text Services Manager which operates as an interface between an application and selection of text services, enabling the user to efficiently select from among a variety of text services without regard to the specific protocol requirements of the application. Graham et al., US 6,411,974 B1 filed 02/04/1998 discloses extracting desired contents from multiple heterogeneous textual streams and provides normalized data representative of the desired contents. Hatayama et al., US 5,802,534 filed 07/06/1995 discloses a text editing apparatus which includes a display for displaying text including words, and an input device operable by an operator to designate a word from the words of the text displayed on the display. Putnam et al., US 5,175,855 published 12/29/1992 discloses a method for communicating information between independently loaded, concurrently executing processes.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Peter J Smith whose telephone number is 703-305-5931. The examiner can normally be reached on Mondays-Fridays 7:00am-3:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph H Feild can be reached on 703-305-9792. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

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PJS September 9, 2003

> SANJIV SHAH PRIMARY EXAMINER